DEC 1 9 2002

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Atty. Docket: SHAKLAI=1

In re Application of:)	Box DAC Office of Petitions
Nurit SHAKLAI)	Crystal Park One, Su 520
Appln. No.: 09/661,509)	Washington, D.C.
Filed: September 13, 2000)	December 19, 2002 RECEIVED
For: METHOD FOR THE LONG-TERM PRESERVATION OF MEAT AND AND THE MEAT PROCESSED)) .)	DEC 2.3 2002 OFFICE OF PETITIONS
		OFFICE 3.

PETITION TO REVIVE PATENT APPLICATION UNDER 37 C.F.R. §1.137(b)

Honorable Commissioner for Patents Washington, D.C. 20231

Sir:

Applicant, through her undersigned attorney, hereby petitions for revival of the above-identified application in accordance with the terms of 37 C.F.R. \$1.137(b). The above-identified application became abandoned for failure to respond to the requirement set forth in the Decision Granting Petition of May 25, 2001, to submit a new oath or declaration and the requisite surcharge for late filing of an oath or declaration under 37 C.F.R. \$1.16(e).

Under 37 C.F.R. §1.137(b), a petition to revive an unintentionally abandoned application must be accompanied by (1) a statement that the delay was unintentional, (2) a proposed response unless it has been previously filed, and (3)

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In re of Appln. No. 09/661,509

a fee in the amount of \$ 640.00 in accordance with 37 C.F.R. \$1.17(m).

- (1) Applicant, through undersigned counsel, hereby states that the entire delay in filing the required reply from the due date of the reply until the filing of a grantable petition pursuant to 37 C.F.R. §1.137(b) was unintentional.
- (2) Filed herewith is an executed Combined

 Declaration for Patent Application and Power of Attorney and
 the applicable surcharge under 37 C.F.R. §1.16(e), which are
 fully responsive to the requirement of the Decision of May 25,
 2001.
- (3) The petition fee of \$640.00.00 as set forth in 37 C.F.R. \$1.17(m), is attached hereto.

Granting of this petition and forwarding of the application to the examiner for further action is earnestly solicited.

Respectfully submitted,

BROWDY AND NEIMARK, P.L.L.C. Attorneys for Applicant(s)

Ву

Roger L. Browdy

Registration No. 25,618

RLB:rd

Telephone No.: (202) 628-5197 Facsimile No.: (202) 737-3528 G:\BN\B\BENA\Shaklail\Pto\ReviveUnin.doc

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DEC 1	9 2002	Combined De	claration for Paten	t Application and Powe	r of Attorn	ey	
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		application is not disclosed in a	such U.S. or PCT internation	nal application in the manner brov	ided by the first	Daragement of 35	
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09/480,812 10 January 2000 petented (Application No.) (Day Month Year Filed) (Sistia: patented, pending abandoned) 08/945,264 20 January 1998 patented (Application No.) (Day Minnih Year Piled) (Status: patented pending, sharploped)

As a named inventor, I hereby appoint the following registered practitioners to prosucute this application and to transact all business in the Patent and Trademark Office connected therewith:

- All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-\$197 -

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from as to any action to be taken in the U.S. Potent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the वयवद्मञ्जूष्मवर्ष.

Title: A METHOD FOR THE LONG-TERM PRESERVATION OF NEED A AND

THEREBY

U.S. Application filed 13 September 2000 PCT Application filed

Scrial No. .09/661,509

, Serial No.

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful folial statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § [00] and that such willful folial statements may improve the validity of the application of any parent leased thereon

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